UNITED STATES DISTRICT COURT

NORTHERN DISTRICT OF CALIFORNIA

IN RE: SOCIAL MEDIA ADOLESCENT ADDICTION/PERSONAL INJURY PRODUCTS LIABILITY LITIGATION Case No. 4:22-MD-03047-YGR

MDL No. 3047

This Document Relates to:

Jennifer Evanchyk, individually and as successor-in-interest to Benjamin Montgomery, deceased

Member Case No.:

MASTER SHORT-FORM COMPLAINT AND DEMAND FOR JURY TRIAL

The Plaintiff(s) named below file(s) this Short-Form Complaint and Demand for Jury Trial against the Defendants named below by and through the undersigned counsel. Plaintiff(s) incorporate(s) by reference the allegations, claims, and relief sought in Plaintiffs' Second Amended Master Complaint (Personal Injury) ("Second Amended Master Complaint") (ECF No. 494) as it relates to the named Defendants (checked-off below), filed in In Re: Social Media Adolescent Addiction/Personal Injury Products Liability Litigation, MDL No. 3047 in the United States District Court for the Northern District of California. Plaintiff(s) file(s) this Short-Form Complaint as permitted by the Second Amended Stipulated Implementation Order Governing Adoption of Master Complaint (Personal Injury) and Short-Form Complaints for Filed Cases and by Case Management Order No. 7 (ECF No. 479).

As necessary herein, Plaintiff(s) may include: (a) additional Causes of Action and supporting allegations against Defendants, as set forth in Section III in additional sheets attached hereto; and/or (b) additional claims and allegations against other Defendants not listed in the *Second Amended Master Complaint*, and may attach additional sheets hereto.

Plaintiff(s) indicate by checking boxes below the Parties and Causes of Actions specific to Plaintiff(s)' case.

Plaintiff(s), by and through their undersigned counsel, allege as follows:

|--|

| A. | For Direct Filed Cases: Identify the Federal District Court in which | the |
|----|--|-----|
|    | Plaintiff(s) would have filed in the absence of direct filing:       |     |

Northern District of California

**B.** For Transferred Cases: Identify the Federal District Court in which the Plaintiff(s) originally filed and the date of filing:

II. <u>IDENTIFICATION OF PARTIES</u>

### A. PLAINTIFF

1. *Plaintiff:* Name of the individual injured due to use of Defendant(s)' social media products:

Benjamin Montgomery

- 2. Age at time of filing: 11
- 3. City(ies) and state(s) where Plaintiff primarily used Defendants' platforms:

Tampa, FL

4. Last Name and State of Residence of *Guardian Ad Litem*, if applicable:

\_\_\_\_\_

5. Name of the individual(s) that allege damages for loss of society or consortium (*Consortium Plaintiff*(s)) and their relationship to Plaintiff, if applicable:

Jennifer Evanchyk

- 6. Survival and/or Wrongful Death Claims, if applicable:
  - (a) Name of decedent and state of residence at time of death:

Benjamin Montgomery

(b) Date of decedent's death:

Mar 3 2022

(c) Name and capacity (i.e. executor, administrator, etc.) of Plaintiff(s)

bringing claim for decedent's wrongful death:

Jennifer Evanchyk, successor-in-interest

| 7. A  | At the time of the filing of this Short-Form Complaint, Plaintiff(s) are residents and |  |  |  |  |  |
|---|--|--|--|--|--|--|
| c   | citizens of [Indicate State]: FL   |  |  |  |  |  |
| В.  | <b>DEFENDANT(S)</b>  |  |  |  |  |  |
| Pla   | intiff(s) name(s) the following Defendants   | in this action [Check all that apply]: |  |  |  |  |
|   |  |  |  |  |  |  |
| <u>M</u> ]  | ETA ENTITIES   | TIKTOK ENTITIES                        |  |  |  |  |
|   | ☐ META PLATFORMS, INC.,  | <b>☑</b> BYTEDANCE, LTD                |  |  |  |  |
|   | formerly known as Facebook, Inc.   | <b>✓</b> BYTEDANCE, INC                |  |  |  |  |
|   | ☐ INSTAGRAM, LLC   | ✓ TIKTOK, LTD.                         |  |  |  |  |
|   | FACEBOOK PAYMENTS, INC.  | TIKTOK, LLC.                           |  |  |  |  |
|   | SICULUS, INC.  | TIKTOK, INC.                           |  |  |  |  |
|   | ☐ FACEBOOK OPERATIONS, LLC   |  |  |  |  |  |
| SN  | JAP ENTITY   | GOOGLE ENTITIES                        |  |  |  |  |
|   | SNAP INC.  | GOOGLE LLC                             |  |  |  |  |
|   |  | YOUTUBE, LLC                           |  |  |  |  |
| OTHER DEFENDANTS  |  |  |  |  |  |  |
| For each "Other Defendant" Plaintiff(s) contend(s) are additional parties and are liable or responsible for Plaintiff(s) damages alleged herein, Plaintiffs must identify by name each Defendant and its citizenship, and Plaintiff(s) must plead the specific facts supporting any claim against each "Other Defendant" in a manner complying with the requirements of the Federal Rules of Civil Procedure. In doing so, Plaintiff(s) may attach additional pages to this <i>Short-Form Complaint</i> . |  |  |  |  |  |  |
|   |  |  |  |  |  |  |
| _   | NAME   | CITIZENSHIP                            |  |  |  |  |
| 1   | NAME   | CITIZENSHIP                            |  |  |  |  |
| 1 2   | NAME   | CITIZENSHIP                            |  |  |  |  |

## C. PRODUCT USE

| i | Plaintiff used the following Social Media Products that substantially contributed to their injury/ies (check all that apply, and identify approximate dates of use, to the best of Plaintiff's recollection): |                              |          |          |               |     |          |  |
|---|---|------------------------------|----------|----------|---------------|-----|----------|--|
|   |   | FACEBOOK                     |          |          |               |     |          |  |
|   |   | Approximate dates of use:    |          |          | to            |     |          |  |
|   |   | INSTAGRAM                    |          |          |               |     |          |  |
|   |   | Approximate dates of use:    |          |          | to            |     | <u> </u> |  |
| Ŀ |   | SNAPCHAT                     |          |          |               |     |          |  |
|   |   | Approximate dates of use:    |          | 2018     | to <u>Mar</u> | 3   | 2020     |  |
| • | 7   | TIKTOK                       |          |          |               |     |          |  |
|   |   | Approximate dates of use:    | <u>_</u> | 2018     | to <u>Mar</u> | 3   | 2020     |  |
| • |   | YOUTUBE                      |          |          |               |     |          |  |
|   |   | Approximate dates of use:    |          | 2018     | to <u>Mar</u> | 3   | 2020     |  |
|   |   | OTHER:                       |          |          |               |     |          |  |
|   |   | Social Media Product(s) Used | Ap       | oroximat | e Dates of    | Use |          |  |
|   |   |                              |          |          | to            |     |          |  |
|   |   |                              |          |          | to            |     |          |  |
|   |   | to                           |          |          |               |     |          |  |
|   | to  |                              |          |          |               |     |          |  |

### **D. PERSONAL INJURY**<sup>1</sup>

Plaintiff(s) experienced the following personal injury/ies alleged to have been 12. caused by Defendant(s)' Social Media Products [Check all that apply]: ✓ ADDICTION/COMPULSIVE USE **EATING DISORDER** Anorexia Bulimia ☐ Binge Eating Other: \_\_\_\_\_ **DEPRESSION ✓** ANXIETY **✓** SELF-HARM ☐ Suicidality Attempted Suicide Death by Suicide Other Self-Harm: **CHILD SEX ABUSE CSAM VIOLATIONS** 

<sup>1</sup> Plaintiff(s) must check-off all injuries allegedly caused by Plaintiff's use of Defendant(s)' Social Media Products. Plaintiff is not required to plead here emotional or psychological injuries inherent in injuries otherwise identified, or all manifestations of the injury alleged which will be inquired into as part of the Plaintiff's Fact Sheet ("PFS"). This *Short-Form Complaint* assumes that emotional and psychological injuries are asserted by Plaintiff in connection with any injury otherwise identified.

**OTHER PHYSICAL INJURIES (SPECIFY):** 

#### III. **CAUSES OF ACTION ASSERTED**

The following Causes of Action asserted in the Second Amended Master Complaint, and the allegations with regard thereto, are adopted in this Short Form Complaint by reference (check all that are adopted):

| Asserted Against <sup>2</sup>  | Count<br>Number | Cause of Action (CoA)              |
|--|-----------------|------------------------------------|
| ☐ Meta entities ☐ Snap entity ☐ TikTok entities ☐ Google entities ☐ Other Defendant(s) ##      | 1               | STRICT LIABILITY - DESIGN DEFECT   |
| ☐ Meta entities  ✓ Snap entity  ✓ TikTok entities  ✓ Google entities  ☐ Other Defendant(s)  ## | 2               | STRICT LIABILITY - FAILURE TO WARN |
| ☐ Meta entities ☐ Snap entity ☐ TikTok entities ☐ Google entities ☐ Other Defendant(s) ##      | 3               | NEGLIGENCE - DESIGN                |
| ☐ Meta entities ☑ Snap entity ☑ TikTok entities ☑ Google entities ☐ Other Defendant(s) ##_     | 4               | NEGLIGENCE – FAILURE TO WARN       |
| ☐ Meta entities ☑ Snap entity ☑ TikTok entities ☑ Google entities ☐ Other Defendant(s) ##      | 5               | NEGLIGENCE                         |

<sup>&</sup>lt;sup>2</sup> For purposes of this paragraph, "entity" means those defendants identified in Section II.B (*e.g.*, "TikTok entities" means all TikTok defendants against which Plaintiff(s) is asserting claims).

<sup>&</sup>lt;sup>3</sup> Reference selected Other Defendants by the corresponding row number in the "Other Defendant(s)" chart above, in Section II.B.

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| Asserted Against  | Count  | Cause of Action (CoA)   |
|---|--------|---|
|   | Number |   |
| ☐ Meta entities ☐ Snap entity ☐ TikTok entities ☐ Google entities ☐ Other Defendant(s)    | 7      | VIOLATION OF UNFAIR TRADE PRACTICES/<br>CONSUMER PROTECTION LAWS  Identify Applicable State Statute(s):   |
| ##  |        | Fla. Stat. Ann. §§ 501.201, et seq.; Cal. Bus. & Prof. Code §§  |
| ☐ Meta entities ☐ Other Defendant(s) ##   | 8      | FRAUDULENT CONCEALMENT AND MISREPRESENTATION (Against Meta only)  |
| ☐ Meta entities ☐ Other Defendant(s) ##   | 9      | NEGLIGENT CONCEALMENT AND MISREPRESENTATION (Against Meta only)   |
| ☐ Meta entities ☐ Snap entity ☐ TikTok entities ☐ Google entities ☐ Other Defendant(s) ## | 10     | NEGLIGENCE PER SE   |
| ☐Meta entities ☐Other Defendant(s) ##   | 12     | VIOLATIONS OF 18 U.S.C. §§ 2255 and 2252 (Civil remedy Certain activities relating to material involving the sexual exploitation of minors) (Against Meta only)             |
| ☐ Meta entities ☐ Other Defendant(s) ##   | 14     | VIOLATIONS OF 18 U.S.C. §§ 2255 and 2252A(5)(b) (Civil remedy for Certain activities relating to material constituting or containing child pornography) (Against Meta only) |
| ☐ Meta entities ☑ Snap entity ☑ TikTok entities ☑ Google entities ☐ Other Defendant(s) ## | 16     | WRONGFUL DEATH  |
| ☐ Meta entities ☑ Snap entity ☑ TikTok entities ☑ Google entities ☐ Other Defendant(s) ## | 17     | SURVIVAL ACTION   |
| ☐ Meta entities ☑ Snap entity ☑ TikTok entities ☑ Google entities ☐ Other Defendant(s) ## | 18     | LOSS OF CONSORTIUM AND SOCIETY  |

### IV. ADDITIONAL CAUSES OF ACTION

### **NOTE**

If Plaintiff(s) wants to allege additional Cause(s) of Action other than those selected in Section III, which are the Causes(s) of Action set forth in the *Second Amended Master Complaint*, the facts supporting those additional Cause(s) of Action, must be pled in a manner complying with the requirements of the Federal Rules of Civil Procedure. In doing so, Plaintiff(s) may attach additional pages to this *Short-Form Complaint*.

Plaintiff(s) assert(s) the following additional Causes of Action and supporting allegations against the following Defendants:

WHEREFORE, Plaintiff(s) pray(s) for relief and judgment against Defendants and all such further relief that this Court deems equitable and just as set forth in the *Second Amended Master Complaint*, and any additional relief to which Plaintiff(s) may be entitled.

### **JURY DEMAND**

Plaintiff(s) hereby demand a trial by jury as to all claims in this action.

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By signature below, Plaintiff's counsel hereby confirms their submission to the authority and jurisdiction of the United States District Court for the Northern District of California for oversight of counsel's duties under Federal Rule of Civil Procedure 11, including enforcement as necessary through sanctions and/or revocation of *pro hac vice* status.

/s/ Laura Marquez-Garrett Name: Laura Marquez-Garrett

Firm: SOCIAL MEDIA VICTIMS LAW CENTER

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Attorneys for Plaintiff(s)